didn't use those words, but it certainly is the paraphrase of what he had to say. After multiple times of telling us all the proper constitutional interpretation, he decided to do it anyway.

The President of the United States' restraint factor is not giving his word, putting his hand on the Bible, and raising his right hand and taking an oath to the Constitution. His restraining factor is not his word. It is what he can get away with.

He demanded that Congress pass the Gang of Eight amnesty bill, and Congress said: Nuts, we are not doing that. We are not going to see the demographics of America forever altered by bringing in millions of undocumented Democrats in order to play into the hands of Barack Obama and the Democrats in the Senate and the House.

We have a responsibility to the American people. We the people need to decide. That is why our Founding Fathers wrote in the enumerated powers in the Constitution the responsibility of Congress to establish the naturalization laws and, by inference, to write the immigration laws. That immigration policy is not to be set by the President of the United States. It is to be set by Congress.

Congress wrote the law in 1996, the Immigration Reform Act, which LAMAR SMITH of Texas was so instrumental in. as a large body of the immigration law that we have to follow. That was the considered will of the people. It was the bipartisan, considered will of the people, signed by the President of the United States. Gee, that would be Bill Clinton back then, wouldn't it?

So we have a country that is the unchallenged greatest Nation in the world. We have a lot to be proud of. We have a destiny, an arc of history that has been flattened. It has been descending for a lot of reasons—economic reasons, cultural reasons, failure to adhere to our oaths to uphold the Constitution reasons—but in a large way, it is diminished because we have so little respect for the rule of law.

Of all of the things we can talk about with regard to immigration policy—securing our borders, ending sanctuary cities, making sure that local law enforcement works again in cooperation with Federal immigration officials, ending this idea that detainer orders are voluntary, not mandatory—piece after piece of this-an entry/exit system that tracks the people in the country and when they leave so we know what the balance is of those visitors who are here, and an E-Verify system that I will say the New IDEA Act, my bill—all of that put together brings America to the right place. We have an obligation to turn this into an upending arc of history, not descending.

Mr. Speaker, I yield back the balance of my time.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 3 o'clock and 38 minutes p.m.), the House stood in recess.

□ 1733

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. BYRNE) at 5 o'clock and 33 minutes p.m.

ON RESOLUTION PRO-REPORT VIDING FOR CONSIDERATION OF H. RES. 639, AUTHORIZING THE SPEAKER TO APPEAR AS AMI-CUS CURIAE ON BEHALF OF THE HOUSE

Mr. BURGESS, from the Committee on Rules, submitted a privileged report (Rept. No. 114-458) on the resolution (H. Res. 649) providing for consideration of the resolution (H. Res. 639) authorizing the Speaker to appear as amicus curiae on behalf of the House of Representatives in the matter of United States, et al. v. Texas, et al., No. 15-674, which was referred to the House Calendar and ordered to be printed.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

> OFFICE OF THE CLERK, House of Representatives. Washington, DC, March 16, 2016.

Hon, PAUL D. RYAN. The Speaker, House of Representatives.

Washington, DC.

DEAR MR. SPEAKER: Pursuant to the permission granted in Clause 2(h) of rule II of the Rules of the U.S. House of Representatives, I have the honor to transmit a sealed envelope received from the White House on March 16, 2016, at 4:40 p.m., and said to contain a message from the President whereby he transmits a copy of an Executive Order he has issued, with respect to North Korea.

With best wishes, I am

Sincerely,

KAREN L. HAAS, Clerk of the House.

BLOCKING PROPERTY OF THE GOVERNMENT OF NORTH KOREA AND THE WORKERS' PARTY OF KOREA, AND PROHIBITING CER-TAIN TRANSACTIONS WITH RE-SPECT TO NORTH KOREA-MES-SAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 114-117)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on Foreign Affairs and ordered to be printed:

To the Congress of the United States:

Pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), I hereby report that I have issued an Executive Order (the "order") with respect to North Korea. The order takes additional steps with respect to the national emergency declared in Executive Order 13466 of June 26, 2008, expanded in scope in Executive Order 13551 of August 30, 2010, relied upon for additional steps in Executive Order 13570 of April 18, 2011, and further expanded in scope in Executive Order 13687 of January 2, 2015. The order also facilitates implementation of certain provisions of the North Korea Sanctions and Policy Enhancement Act of 2016 (Public Law 114-122), which I signed on February 18, 2016, and ensures the implementation of certain provisions of United Nations Security Council Resolution (UNSCR) 2270 of March 2, 2016.

In 2008, upon terminating the exercise of certain authorities under the Trading With the Enemy Act (TWEA) with respect to North Korea, the President issued Executive Order 13466 and declared a national emergency pursuant to IEEPA to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States posed by the existence and risk of the proliferation of weapons-usable fissile material on the Korean Peninsula. Executive Order 13466 continued certain restrictions on North Korea and North Korean nationals that had been in place under TWEA.

In 2010, I issued Executive Order 13551. In that order, I determined that the Government of North Korea's continued provocative actions destabilized the Korean peninsula and imperiled U.S. Armed Forces, allies, and trading partners in the region and warranted the imposition of additional sanctions, and I expanded the national emergency declared in Executive Order 13466. In Executive Order 13551, I ordered blocked the property and interests in property of three North Korean entities and one individual listed in the Annex to that order and provided criteria under which the Secretary of the Treasury, in consultation with the Secretary of State, may designate additional persons whose property and interests in property shall be blocked.

In 2011, I issued Executive Order 13570 to further address the national emergency with respect to North Korea and to strengthen the implementation of UNSCRs 1718 and 1874. That Executive Order prohibited the direct or indirect importation of goods, services, and technology from North Korea.

In 2015, I issued Executive Order 13687, in which I determined that the provocative, destabilizing, and repressive actions and policies of the Government of North Korea constitute a continuing threat to the national security, foreign policy, and economy of the United States, and further expanded the national emergency declared in Executive Order 13466. In Executive Order 13687 I provided additional criteria under which the Secretary of the

Treasury, in consultation with the Secretary of State, may designate additional persons whose property and interests in property shall be blocked.

I have now determined that the Government of North Korea's continuing pursuit of its nuclear and missile programs, as evidenced most recently by its February 7, 2016, launch using ballistic missile technology and its January 6, 2016, nuclear test in violation of its obligations pursuant to numerous UNSCRs and in contravention of its commitments under the September 19, 2005. Joint Statement of the Six-Party Talks, increasingly imperils the United States and its allies. The order addresses those actions and takes additional steps with respect to the national emergency declared in Executive Order 13466 of June 26, 2008. The order also facilitates implementation of certain provisions of the North Korea Sanctions and Policy Enhancement Act of 2016 (Public Law 114-122), which I signed on February 18, 2016, and ensures the implementation of certain provisions of UNSCR 2270 of March 2, 2016.

The order is not targeted at the people of North Korea, but rather is aimed at the Government of North Korea and its activities that threaten the United States and others. It blocks the property and interests in property of the Government of North Korea and the Workers' Party of Korea and provides additional criteria for blocking the property and interests in property of any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

- to operate in such industries in the North Korean economy as may be determined by the Secretary of the Treasury, in consultation with the Secretary of State, such as transportation, mining, energy, or financial services;
- to have sold, supplied, transferred, or purchased, directly or indirectly, to or from North Korea or any person acting for or on behalf of the Government of North Korea or the Workers' Party of Korea, metal, graphite, coal, or software, where any revenue or goods received may benefit the Government of North Korea or the Workers' Party of Korea, including North Korea's nuclear or ballistic missile programs;
- to have engaged in, facilitated, or been responsible for an abuse or violation of human rights by the Government of North Korea or the Workers' Party of Korea or any person acting for or on behalf of either such entity;
- to have engaged in, facilitated, or been responsible for the exportation of workers from North Korea, including exportation to generate revenue for the Government of North Korea or the Workers' Party of Korea;
- to have engaged in significant activities undermining cybersecurity through the use of computer networks or systems against targets outside of North Korea on behalf of the Government of North Korea or the Workers' Party of Korea;

- to have engaged in, facilitated, or been responsible for censorship by the Government of North Korea or the Workers' Party of Korea:
- to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of, any person whose property and interests in property are blocked pursuant to the order:
- to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to the order; or
- to have attempted to engage in any of the activities described above.

In addition, the order prohibits:

- the exportation of goods, services, and technology to North Korea;
- new investment in North Korea; and
- the approval, financing, facilitation, or guarantee of such exports and investments.

Finally, the order suspends entry into the United States of any alien determined to meet one or more of the above criteria.

I have delegated to the Secretary of the Treasury the authority, in consultation with the Secretary of State, to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA as may be necessary to carry out the purposes of the order. All executive agencies are directed to take all appropriate measures within their authority to carry out the provisions of the order.

I am enclosing a copy of the Executive Order I have issued.

BARACK OBAMA. THE WHITE HOUSE, $March\ 15,\ 2016.$

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. Jackson Lee (at the request of Ms. Pelosi) for today on account of attendance of memorial service for Ms. Tiffany Johnson, who served the House of Representatives.

BILL PRESENTED TO THE PRESIDENT

Karen L. Haas, Clerk of the House, reported that on March 15, 2016, she presented to the President of the United States, for his approval, the following bill:

H.R. 1755. To amend title 36, United States Code, to make certain improvements in the congressional charter of the Disabled American Veterans.

ADJOURNMENT

Mr. BURGESS. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 5 o'clock and 39 minutes p.m.), under its previous order, the

House adjourned until tomorrow, Thursday, March 17, 2015, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

4657. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's final rule — New Animal Drugs for Use in Animal Feeds; Removal of Obsolete and Redundant Regulations [Docket No.: FDA-2003-N-0446 (formerly 2003N-0324)] received March 14, 2016, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

4658. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's final rule—Pharmaceutical Science and Clinical Pharmacology Advisory Committee [Docket No.: FDA-2016-N-0001] received March 14, 2016, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

4659. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's final rule—Unique Device Identification System; Editorial Provisions; Technical Amendment [Docket No.: FDA-2011-N-0090] received March 14, 2016, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

4660. A letter from the Director, Office of Civil Rights, Environmental Protection Agency, transmitting the Agency's FY 2015 No FEAR Act report, pursuant to Public Law 107-174, 203(a); (116 Stat. 569); to the Committee on Oversight and Government Reform.

4661. A letter from the Supervisory Regulations Specialist, U.S. Immigration and Customs Enforcement, Department of Homeland Security, transmitting the Department's Major final rule — Improving and Expanding Training Opportunities for F-1 Nonimmigrant Students With STEM Degrees and Cap-Gap Relief for All Eligible F-1 Students [DHS Docket No.: ICEB-2015-0002] (RIN: 1653-AA72) received March 14, 2016, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on the Judiciary.

4662. A letter from the Assistant Secretary for Legislative Affairs, Department of Homeland Security, transmitting the Department's 2015 Data Mining Report to Congress, pursuant to 42 U.S.C. 2000ee-3(c)(1); Public Law 110-53, Sec. 804(c)(1); (121 Stat. 363); to the Committee on Homeland Security.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. CHAFFETZ: Committee on Oversight and Government Reform. H.R. 4360. A bill to amend title 5, United States Code, to provide that a Federal employee who leaves Government service while under personnel investigation shall have a notation of any adverse findings under such investigation placed in such employee's official personnel file, and for other